REVISED STATUTES,

OF THE

TERRITORY OF MINNESOTA,

PASSED AT THE SECOND SESSION OF THE

LEGISLATIVE ASSEMBLY,

COMMENCING JANUARY 1, 1851.

PRINTED AND PUBLISHED PURSUANT TO LAW, UNDER THE SUPPERVISION OF M. S. WILKINSON.

SAINT PAUL:

JAMES M. GOODHUE, TERRITORIAL PRINTER.

1851

INDEX TO THE AMENDMENTS.

A.

ABATEMENT, actions not to abate, 8 writs, process of courts, &c., not to, 6 ABSENCE, of judge to be entered on record by clerk, 5 writ or process of court not to abate by, of judge, 6 ACCESSORY, what constitutes, after the fact, 25 how punished, 25 ACTIONS, to be prosecuted in the name of the party in interest, 8 not to abate by death, 8 not to abate by absence of judge, &c., 8 after transfer how continued, 8 husband to be joined with wife in, 8 when, 8 summons in, what to contain, 8 for determining adverse claims, 14 how brought, 14 provisions of revised statutes to apply to certain, 14 ADJOURNMENT, time of, 7
ADVERSE CLAIMS, actions for determining, how brought, 14 AFFIDAVIT, plaintiff may file, of acceptance of offer to compromise, 13 AMENDMENTS, to revised statutes, 5 when to take effect, 33 not to invalidate certain acts, 33 may be allowed by court, 17 when, 17 may be made with or without cost, 20 APPEAL, when allowed, 7 party failing to, suit to be dismissed, 7 from decision of county commissioners, 30 when heard, 31 proviso, 31 APPEARANCE, after, defendant may demand copy of complaint, 8 what constitutes an, by party, 14 on, of garnishee he may be examined, 17 APPLICATION, for judgment, where made, 11 may be made in vacation, 11 court may appoint day for hearing, 11

36

INDEX TO THE

APPLICATION, for admission to practice as attorneys to be made to supreme court,

to court of chancery must be by bill or petition, 19

ARBITRATORS, to hear and receive testimony, 21

may swear witnesses, 27

ARREST, defendant may be arrested after indictment, 29

person may break open inner door to, person escaping, 26

member of house of representatives exempt from, 30 ASSIGNMENT OF ERRORS, when necessary, 29

ASSOCIATIONS, certain, may hold real property, 33

may hold personal property, 33

ATTACHMENTS, not effected, 10

when, 10

ATTORNEYS, when liable for costs, 12

stipulations between, to be in writing, 18

applications by, to practice to be to supreme court, 18

AUTHORITY, of district courts, 6 of supreme court, 5

B.

BAIL, person charged with offence punishable with death not to be admitted to, 26 must justify, 29

when, 29

BILL, application to chancery must be by petition or, 19

party may sue on cost, 19

BUILDINGS, maliciously burning, 23

how punished, 23 BURGLARY, how punished, 23

C.

CERTIFICATES, register of deeds to make out, 32

CHALLENGE, party may, the panel, 27

when, 27

CLERICAL ERRORS, to be disregarded, 5

when, 5

CLERK, to enter judgment, 10

when, 10

COMMON SCHOOLS, salary of superintendent of, 30

COMPLAINT, copy of, to be served or filed, 8

summons to state where, is filed, 8 defendant may demand copy of, 8

when, 8

must be answered within twenty days, 14

COMPOUNDING OFFENCES, penalty for, 24

COPY, of complaint to be served, 8

when, 8

defendant may demand, of complaint, 8

of minutes duly certified to be evidence, 29

CONTEMPT, of court how punished, 18

CONSTRUCTION, of words and phrases, 5 and 7

COSTS, to be awarded to successful party, 7

to be paid before return made, 7 of appraising homestead, 12

how and when allowed, 12

```
COSTS, in an action for the recovery of money, 12
          in other actions, 12
         attorneys liable for costs, 12
         when, 12
         on writ of mandamus, 13
         defendant entitled to, on appeal, 13
         when, 13
         proviso thereto, 13
         of foreclosing mortgage by advertisement, 16
          party may amend with or without, 20
COUNTER CLAIM, what to contain, 9
COUNTIES, returns of unorganized, where made, 30
COUNTY COMMISSIONERS, who may appeal from decision of, 31
                                  warrant of assessment of taxes to be made to 32
                                  to apportion school fund, 32
                                 ferry license to be sealed with seal of, 33
COUNTY JAIL, who may be imprisoned in, 26 COUNTY TREASURER, duties of, 31
COURT, may stay the entry of judgment, 11
          may hear proof and render judgment in vacation, 11
          applications for-motions, &c., may be made to the, in vacation, 11
          may appoint day for hearing applications, 11
          may award costs on writ of mandamus, 13
          who subject to jurisdiction of, of this territory, 14
          writ of prohibition to be served on, or property, 16
          to render judgment after hearing proof, 16
          may allow amendments, 17
          contempt of, summarily punished, 18
          penalty for juror not attending, 18
          may issue warrant to arrest, 18
          when, 18
          may dismiss suit in chancery, 19
          may summon jury to assess damages, 20
  of chancery, stated terms of, 19
          application to court of, must be by bill or petition, 19
          in case of absent defendant in, summons to be published, 19
          proceedings thereon, 19
          cause in, when deemed at issue, 20
  district, to have original jurisdiction, 6
          power and authority of, 6
          to have jurisdiction in case of mandamus, 15
          process, &c., of, not to abate, 6
          writ or process of, to be sealed, 6
          writ or process of, when returnable, 6
          judges of, may adjourn, when, 6
          may appoint special term of, 6
          when, 6
          judges of, may direct petit or grand juror drawn, 6
          when, 6
          garnishee may be summoned in, 17
          to be court of equity, 18
  supreme, session of, to be continued, 5
          may be adjourned, 5
          when, 5
          writ of error may issue out of, 13
          authority and power of, 5
          writs of prohibition to issue out of, 15
```

38

INDEX TO THE

COURT, may make and prescribe rules of practice, 5
applications of attorneys to practice to be made to, 18
absence of judges of, to be entered by clerk on record, 5
probate, proceedings in, 6
no pleadings in, of this territory, 6
power of judge of, 7
appeal from, when allowed, 7
CRIMES, division of, and public offences, 22
how modified, 22
CRIMINAL ACTION, defendant in, not to be witness, 20

D.

DAMAGES, defendant may demand assessment of, 14 court may summon jury to assess, 20 DAYS, complaint must be answered within twenty, 14 DEFENCE, matter of fact to establish, may be given in evidence, 28 when, 28 DEFENDANT, may demand copy complaint, when, 8 may recover damages, when, 7 pleadings on the part of, 9 may demur for insufficiency, 9 may serve offer to compromise, 13 proceedings on the part of, when third party demands service money, goods, &c., 14 may demand assessment of damages, 14 summons to be published against, 19 when, 19 not to be witness in criminal action, 20 must be discharged, when, 28 may be arrested after indictment, 25 DEMUR, plaintiff may, 13, 9 defendant may, 9 plaintiff failing to, reference may be ordered, 9 party may be allowed to withdraw, 9 effect of allowance, to indictment, 28 effect of disallowance of, to indictment, 28 DISTRICT ATTORNEY, salary of, 31 DISTRICT COURT, (See "Court.") DISTRICT LIBRARY, to be purchased by tax levied, 32 DOOR, pursuing another escaping may break open inner, 26 when, 26 DRUGS AND MEDICINS, penalty for adulterating, 25 persons guilty of, when tried, 25

E.

EXECUTION, how stayed, 7
may issue against person of judgment debtor, 11
when, 11
writ of error to stay, 29
when, 29
ELECTIONS, duties of judges of, 30
returns of, of unorganized counties, 30
when made, 30

EMBEZZLEMENT, constructive, 24 how defined, 24

ENTRIES, in books to be received as evidence, 21 when, 21

ERRORS, assignment of, necessary, 29 when, 29

EVIDENCE, who and what may be admitted as, 20 entries in books may be admitted as, 21

when, 21 legal and documentary, 27

grand jury to receive none but legal, 27 matter of fact tending to establish defence may be admitted as, 28 copy of minutes duly certified to be, 29

F.

FALSE IMPRISONMENT, how punished, 22

FELONIES, defined, 26

FERRIES, county commissioners may grant license for, 33

FINES, for violation of duty, 25

when prosecuted, 25

may be prosecuted before justice of the peace, 25

FORCIBLE ENTRY, justices have jurisdiction in actions for, 16

G.

GARNISHEE, may be summoned in district court, 17

when, 17

may be examined, when, 17

GOVERNOR, to appoint notaries public, 30

GRAMMAR SCHOOL, trustees may establish, 33

H

HOMESTEAD, cost of appraising how assessed, 12 HOMICIDE, when excusable, 22

T.

IMPRISONMENT, persons when to be imprisoned, 25

term of, 26

may be in county jail, 26

INDICTMENT, may contain different counts, 27

for murder, 27 when found, 27

may be issued, when, 27

conformity of, 27

more than one offence may be charged in, 28

effect of demurrer to, 28

jury may find person guilty of inferior crime than charged in, 28 defendant may be arrested after, 29

INFAMOUS CRIME, defined, 26 INQUIRY, writ of may issue, 10

when, 10

IRRELEVANT or redundant matter may be stricken out, 9

INDEX TO THE

ISSUE, of law arises, when, 10
of law and fact may arise on different part of same pleading, 10
certain proceedings deemed an, of law, 12
cause in chancery when deemed at, 20

J. JUDGE, absence of, of supreme court to be entered on record by clerk, 5 of supreme court may prescribe rules of practice, 5 process of court not to abate by vacancy in office of, 6 of district court to be conservator of the peace, 6 of district court may adjourn the same, 6 may appoint special term, 6 may direct grand or petit jury drawn, 6 judgment may be entered under direction of single, 11 of election, his duties, 30 of supreme court, (See " Court,") of district court, (See " Court,") JUDGMENT, clerk to enter, 10 when, 10 court may stay the entry of, 10 application for, when made, 11 court may in vacation hear proof and render, 11 may be entered under direction of single judge, 11 · execution may issue against person of, debtor, 11 when, 11 court to render, after hearing proof of parties, 16 what to include, 21 JUDGMENT DEBTOR, execution may issue against, 11 when, 11 execution against, how executed, 12 JURISDICTION, of district court, in case of mandamus, 15 who subject to, of courts of this territory, 14 of justices for forcible entry, 16 justice to have concurrent, of larcenies, 23 JURY, court of record may order, drawn, 6 application of provisions of statutes requiring, drawn, 6 penalty for, not attending court, 18 for improper conversation, 18 court may summon, to assess damages, 20 party may challenge the panel, 27 when, 27 may find person guilty of inferior offence than charged, 28 grand, to receive none but legal evidence, 27 not to disclose the fact of a presentment, 27 JUSTICE, costs to be paid before return made by, 7 to file transcript of entries, 8 proceedings on filing return of, 8 of the peace has jurisdiction for forcible entry, 16 person holding over to be tried by, 17 to have concurrent jurisdiction for larcenies, 23 JUSTIFY, bail must justify, 29

when, 29

K.

KIDNAPPING, how punished, 23

MOTIONS, when made, 13

L.

LARCENIES, justice to have concurrent jurisdiction of, 23
LASCIVIOUS CONDUCT, how punished, 24
LICENSES, county commissioners may grant, 33
to be sealed, 33
LIMITATION, of certain sections, 17
LOTS, surveyor to get a per cent on all, surveyed, 33

M.

MANDAMUS, to issue out of supreme court, 15
jurisdiction of district court in cases of, 15

MALICIOUSNESS, malicious and wilful burning buildings, 23
how punished, 23

MANSLAUGHTER, how defined, 22
in the second degree, 22
in the third degree, 22
in the fourth degree, 22
in the fourth degree, 22
MEMBERS, of legislature exempt from arrest, 31
when, 31

MISDEMEANOR, constructive, how punished, 25
MORTGAGE, costs of foreclosing, by advertisement, 16

N.

NOTARIES PUBLIC, governor to appoint, 30
to take oath, 30
to give bond, 30

NOTICE, summons to contain, 8
suit may be withdrawn after, 10
to be given to the opposite party, before staying execution, 7
required to stay proceedings, when, 14
what constitutes a valid, 14
copy complaint to be served after, 8
when, 8
of trustees of school district, what to contain, 32

O.

OATHS, before whom taken, 21
form of taking, 21
notaries public to take, 30
OFFICER, to make return, 16
arresting person guilty of robbery, 23
when, 23
ORDER, to stay proceedings for more than twenty days, 14

ORDER, made out of court without previous notice, 14 may be made out of court by judge, when, 13

P.

PAPERS, to be deposited in post office, 14 when, 14 PARTY, failing to appeal suit to be dismissed, 7 costs may be awarded to successful, 7 actions to be prosecuted in name of, in interest, 8 demurring may be allowed to withdraw the same, 9 issuing summons may demur or reply to answer, 13 what constitutes an appearance by a, 14 court to render judgment after hearing proof of, 16 may recover on bill or note lost, 21 how, 21 must give security, 21 PENALTY, for compounding offences, 24 for disturbing public worship, 24 for adulterating drugs and medicines, 25 for second offence, 26 PERSON, defined, 26 execution may issue against, of judgment debtor, 11 holding over to be tried by justice of the peace, 17 proviso, 17 limitation of preceding section, 17 converting money of third person, how punished, 24 compounding offences, how punished, 24 guilty of lascivious conduct, how punished, 24 guilty of disturbing public worship, 24 how punished, 24 guilty of burglary, how punished, 23 of kidnaping, how punished, 25 when tried, 25 may be imprisoned, when, 26 may be fined, when, 26 may break open inner door, when, 26 not to be admitted to bail, when, 26 accused must recognize, when, 28 may challenge the panel, when, 27 PERSONAL PROPERTY, defined, 26 certain associations may hold, 33 PETITION, application to court of chancery must be by bill or, 19 PLAINTIFF, failing to recover his right, defendant may recover damages, 7 pleadings on part of, 9 may reply, when, 9 may demur, when, 9 effect of failing to reply or demur, 10 may file proof of service of summons, 10 may enter order with clerk and writ of inquiry issue, 10 may file affidavit of acceptance of offer to compromise, 13 PLEADINGS, in probate court, 6 on the part of defendant, 9 on the part of plaintiff, 9 may be amended, 9

44

INDEX TO THE

SEAL, writs and processes of courts of record to be sealed, 6 licenses for ferries to be sealed with, of county commissioner, 33 SECURITY, to be given, 21

when, 21, 7
SECTIONS, effect of certain, of amendments, 29
SESSION, of supreme court to be continued, 5
may be adjourned, 5

SHAM ANSWER, and defences may be stricken out, 9

SHERIFF, costs of, of appraising homestead to be included in bill of cost of, 12 how to execute writ against property of judgment debtor, 12

to make out statement of taxes unpaid, 32 STIPULATION, between attorneys to be in writing, 18

STATUTES, amendments to revised, 5

STATED TERMS, of courts of chancery, 19

STRICKEN OUT, sham answers of defences may be, 9 redundant or irrevelent matter may be, 9

SUIT, may be withdrawn, 10

when, 10

SUMMONS, to contain notice, 8

plaintiff may file proof of service of, 10 to be published in case of absent defendant, 19

SUPREME COURT, (See "Court.")

SUPERINTENDENT, of common schools, 30 his salary, 30

SURVEYORS, to get a per cent. on all lots surveyed, 33

T.

TAXES, sheriff to make out statement of, unpaid, 32 when, 32

to compare statement of, with tax roll, 32 district library to be purchased by, levied, 32

TEACHER, to keep register of pupils, 33

TRANSCRIPT, justice to file, of entries, 8 when, 8

TRANSFER, proceedings after, of actions, 8

action how continued after, 8 TREASURER, duties of county, 31

TRUSTEES, may establish grammar school, 33

U.

UNITED STATES, person accused must recognize to the, 28 when, 28
UNORGANIZED COUNTIES, returns of, where made, 30

 \mathbf{V} .

VACANCY, writ or process of court not to abate by reason of, in office of judge, 6

VACATION, court may hear proof in, 11 court may render judgment in, 11

court may appoint day for hearing applications in, 11

writ of injunction may be granted in, 20

VOTERS, qualifications of, 31

PLEADINGS, party demurring may withdraw, 9 amended, when served, 9 issues of law and fact may arise on different parts of same, 10 PRESENTMENT, grand jury not to disclose fact of, 27 POWERS, of district court, 5 of supreme court, 6 PROBATE COURT, (See " Court.") PROCEEDINGS, in probate court, 6 on filing return of justice, 8 when different persons demand of defendant same money, 14 PROCESS, of court not to abate, when, 6 when returnable, 6 to be sealed, when, 6 PROOF, court to render judgment after hearing, of party, 16 may be made of lost note, &c, 21 PROPERTY, defined, 26 sheriff how to execute execution against, of judgment debtor 12 PROSECUTION, for fines, 25 PROVISIONS, of revised statutes to apply to certain actions, 15 for erecting public buildings, 31 PUBLIC OFFICERS, (See "Crimes.") PUBLIC WORSHIP, punishment for disturbing, 24 PUNISHMENT, for false imprisonment, 22 for kidnapping, 23 for wilful burning buildings, &c., 23

for wilful burning buildings, &c., 23
for burglary, 23
for converting money belonging to others to his own use, 24
for compounding public offences, 24
for lascivious conduct, 24
for disturbing public worship, 24
for attempt to commit public offence, 25

R.

REAL ESTATE, certain associations may hold, 33
RECEIVER, how appointed and when, 20
REDEMPTIONERS, who are termed, 12
REFERENCE, court may order reference to assess damages, 20
REGISTER OF DEEDS, to make out certificates, 32
REGISTER, teacher to keep, 33
REPLY, to counter claim, what to contain, 9
plaintiff failing to, cause may referred, 9
plaintiff may, 9, 13
RETURN, officer's, 16
REVISED STATUTES, amendments to, 5
provisions of to apply to certain actions, 14
not to invalidate certain acts, 33
amendments to, when to take effect, 33

2

SALARY, of superintendent of common schools, 30 of district attorney, 31
SCHOOLS, number of months for, to be stated in notice, 32 county commissioners to make an apportionment of, funds, 32 trustees may establish, 33

W.

WARRANT, may issue against defendant, 10
when, 10
court may issue, to arrest person held to answer, 18
of assessment of taxes to be returned, 32
when, 32

WIFE, not to recover property against husband, 12 when, 12

WITNESS, who may be, 20
defendant in criminal actions not to be, 20
arbitrators may swear, 21

WRIT, of court to be sealed, 6
when returnable, 6
not to abate, when, 6
of inquiry, to issue, when, 11
of error, may issue out of supreme court, 13
who entitled to costs on, 13
to stay execution, when, 29
of prohibition, to issue out of supreme court, 15

to be served on court or party, 16 court to render judgment on, after hearing proof, 16 of habeas corpus, how served, 20

may be granted in vacation, 20